

California Pilots Association (CalPilots)
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January 4, 2013

Mr. Eric K. Solorio
CEC Project Manager
Attn: Docket No. 11-AFC-03
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814

Re: Quail Brush Generation Project Power Plant Licensing Docket No. 11-AFC-03

Subj: Transportation Aviation Thermal Plume Evaluation Procedural Changes

Dear Mr. Solorio:

This is to serve Notice that:

1. On or about November 15, 2013 the Federal Aviation Administration (FAA) announced they have concluded their two year plume study as per White Paper, Safety Concerns of Industrial Exhaust Plumes, Prepare by: Federal Aviation Administration, Airport Obstructions Standard Committee Working Group, November 15, 2012.
2. On or about November 2012 Australia's Civil Aviation Safety Authority (CASA) issues Advisory Circular AC 139-5(1) Plume Rise Assessment which now supersedes CASA Advisory Circular AC 139(0) issued in June 2004.

Background

The FAA published their 2006 Industrial plume Safety Risk Analysis of Aircraft Overflight of Industrial Plumes, Safety Study Report DOT-FAA-AFS-420- 06-1 (Attachment No.1) which as part of their analysis included recommendations for further procedures and studies. Since its publication the FAA has been consistent in following their own recommendations on these matters. The FAA concludes these recommendations by stating "These actions will serve to further enhance aviation safety within the National Airspace System".

CalPilots cites recommendation "(a)":

"Accordingly, the safety risk assessment team recommends the FAA:

(a) Amend the Aeronautical Information Manual (AIM) Chapter 7, Section 5 with wording to the effect that overflight at less than 1,000 feet vertically of plume generating industrial sites should be avoided".

CalPilots Note 1:

The FAA did in fact follow their own recommendations and did amend the Aeronautical Manual (AIM) Chapter 7, Section 5-15 in 2010. This is documented and outlined in CalPilots letter from Carol Ford to California Energy Commission (CEC) Craig Hoffman letter dated July 25, 2010.¹ (Attachment No. 2)

CalPilots cites FAA recommendation "(e)".

"(e) Advisory Circular 70/7460-2K Proposed Construction of Objects That May Affect the Navigable Airspace - Change Instructions for Completing FAA Form 7460-1 - Notice of proposed Construction or Alteration, Item # 21, to add:

"For structures such as power plants or any industrial facility where exhaust plume discharge could reasonably be expected and reportable under the provisions of Part 77, thoroughly explain nature of the discharge".

CalPilots Note 2:

The FAA continues to follow their Safety Risk Analysis recommendations and at the request of the California Energy Commission (CEC) has concluded their study on plumes as per White Paper, Safety Concerns of Industrial Exhaust Plumes, Prepare by: Federal Aviation Administration, Airport Obstructions Standard Committee Working Group, November 15, 2012. (Attachment No. 3)

Australia's CASA

On or about November 2012 the Australia Civil Aviation Safety Authority (CASA) issued Advisory Circular AC 139-5(1), November 2012, Plume Rise Assessments which now supersedes Advisory Circular AC 139(0) issued in June 2004.² (CASA Advisory Circular AC 139-5(1) only as Attachment No. 4)

Summary

1. Any reference to Australia's CASA Advisory Circular AC 139(0) issued in June 2004 and reference to the Katestone Model or Algorithm method of determining visible and thermal plume parameters is outdated and does not apply and has been superseded by CASA AC 139-5(1). CASA performs their own plume analysis.

2. The FAA as is preparing to incorporate some or all CASA procedures as outlined Circular AC 139-5(1) and their procedures into FAA Part 77 which would include but not limited to the FAA Obstacle Evaluation (OE) 7460-1 which would include plume criteria for stacks and cooling tower or cooling exchangers over and above the current stack heights criteria.

1. http://www.energy.ca.gov/sitingcases/mariposa/documents/others/2010-07-25_C_Ford_of_CA_Pilots_Association_Comments_Regarding_Thermal_Plumes+Safety_Issues_TN-57735.PDF

2. http://casa.gov.au/scripts/nc.dll?WCMS:PWA::pc=PC_100394

3. The Applicant, Quail Brush should be prepared during these proceedings or in the event the CEC does issue a "License to Construct" to resubmit FAA 7460-1 at the request of the FAA requiring plume criteria so the FAA can evaluate the thermal and visible plume to evaluate the risk.

4. If through the FAA 7460 -1 plume evaluation the FAA determines and triggers an Air Space study as defined in CASA Advisory Circular AC 139-5(1) the Applicant should be prepared to fund all FAA air space studies including all Terminal Instrument Procedures (TERPS) which could but not limited to the Gillespie Field Airport (SEE) and Marine Air Corps Miramar (MCAS) Airports.

5. If any of the above events take place or are triggered the Applicant should be prepared to notify the California Public Utilities Commission (CPUC) and California Independent System Operator (CAL-ISO) they may not be able to meet any contractual obligations for supplying electricity to the Grid.

I certify under penalty of perjury that the forgoing is true, correct, and complete to the best of my knowledge.

Regards,

A handwritten signature in cursive script, appearing to read "Andy Wilson", written in dark ink.

Andy Wilson
CalPilots Director-at Large

Cc:
Docket 11-AFC-03

Attachment No. 1



Safety Study Report
DOT-FAA-AFS-420-06-1

Safety Risk Analysis of Aircraft Overflight of Industrial Exhaust Plumes

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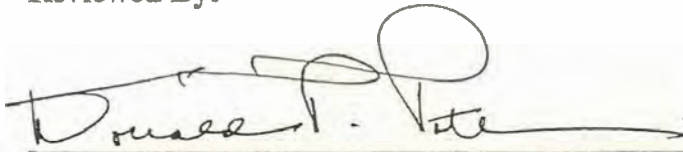
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January 2006

Flight Procedures Standards Branch
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Safety Risk Analysis of Aircraft Overflight of Industrial Exhaust Plumes

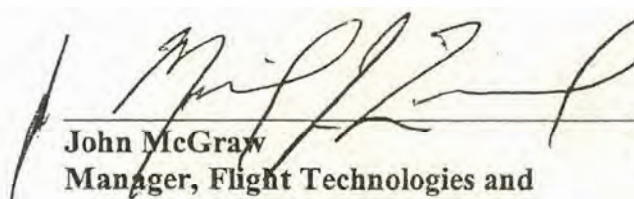
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1-6-06

Donald P. Pate Date
Manager, Flight Procedures Standards
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Released by:



1/29/06

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January 2006

1. Report No. DOT-FAA-AFS-420-06-1	2. Government Accession No.	3. Recipient's Catalog No.
4. Title and Subtitle Safety Risk Analysis of Aircraft Overflight of Industrial Exhaust Plumes		5. Report Date January 2006
6. Author(s) Gary L. Powell, Mark A. Reisweber, Dr James Yates, Alan B. Jones, Paul McCarver, John Holman		7. Performing Organization Code
8. Performing Organization Name and Address Flight Procedure Standards Branch, AFS-420 6425 S. Denning, Room 104 Oklahoma City, Oklahoma 73169		9. Type of Report and Period Covered Safety Study
10. Sponsoring Agency Name and Address Federal Aviation Administration Mike Monroney Aeronautical Center P.O. Box 25082, Oklahoma City, OK 73125		
11. Supplementary Notes		
12. Abstract The Flight Procedures Standards Branch (AFS-420), Flight Technologies and Procedures Division (AFS-400), was tasked-by-the-Director of Flight-Standards Service (AFS-1) of the Federal Aviation Administration (FAA) to perform a risk analysis of overflights of vertical plumes. These thermal "plumes," visible or invisible, are generally associated with exhaust from the smoke stacks of power generating facilities, industrial production facilities, or other systems which could have the ability to release large amounts of pressurized or otherwise unstable air. AFS-420 organized and led a safety risk analysis team consisting of FAA subject matter experts (SME) and civilian contract personnel. The SME from various disciplines including: aviation safety, risk analysis/assessment, human factors, aeronautical engineering, air traffic control (ATC), statistical analysis, military/civil and commercial aviation each provided a high level of experience and expertise to examine the issue. Team members are identified in Appendix A. The team determined that the FAA Safety Risk Management (SRM) methodology contained in the FAA Safety Management System (SMS) Manual would be an appropriate vehicle to perform their analysis. The underlying presumption is that high efflux temperature or velocity from industrial facilities may cause air disturbances via exhaust plumes. Two hazards were identified during brainstorming sessions by members of the safety risk analysis team. The first hazard recognized turbulence that may be associated with plumes that could result in possible airframe damage and/or negative effects on aircraft stability in flight. The second hazard discussed was the possible adverse effects of high levels of water vapor, engine/aircraft contaminants, icing, and restricted visibilities produced by these plumes. These hazards taken individually or cumulatively, could possibly result in the loss of the aircraft or fatal injury to the crew, as well as substantial damage to ground facilities. The SME team considered these situations to be most critical for general aviation (GA) aircraft flying at low altitudes during the takeoff and/or landing phase when an aircraft is in close proximity to an airport. The safety risk analysis team performed their analysis of the predictive risks associated with the plumes and determined the effects of the hazards as low, or in the green section of the risk matrix. As a result of this assessment, the risk associated with plumes is deemed acceptable without restriction, limitation, or further mitigation. However, to further lower the already acceptable risk associated with the overflight of vertical plumes, the team recommended the continuance of training and awareness programs that have been successful with similar hazards of acceptable risk levels.		
13. Key Words Plumes, Smoke Stacks , Aircraft overflight of industrial exhaust plumes, Powerplants, Power generating facilities		14. Distribution Statement Controlled by AFS-420
15. Security Classification of This Report Unclassified		16. Security Classification of This Page Unclassified

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Executive Summary

The Flight Procedures Standards Branch (AFS-420), Flight Technologies and Procedures Division (AFS-400), was tasked by the Director of Flight Standards Service (AFS-1) of the Federal Aviation Administration (FAA) to perform a risk analysis of overflights of vertical exhaust plumes. These thermal "*plumes*," visible or invisible, are generally associated with exhaust from the smoke stacks of power generating facilities, industrial production facilities, or other systems which could have the ability to release large amounts of pressurized or otherwise unstable air.

AFS-420 organized and led a safety risk analysis team consisting of FAA subject matter experts (SME) and civilian contract personnel. The SME from various disciplines including: aviation safety, risk analysis/assessment, human factors, aeronautical engineering, air traffic control (ATC), statistical analysis, and military/civil and commercial aviation, each provided a high level of experience and expertise to examine the issue. Team members are identified in Appendix A. The team determined that the FAA Safety Risk Management (SRM) methodology contained in the FAA Safety Management System (SMS) Manual would be an appropriate vehicle to perform their analysis.

The underlying presumption is that high efflux temperature or velocity from industrial facilities may cause air disturbances via exhaust plumes. Two hazards were identified by members of the safety risk analysis team. The first hazard recognized turbulence that may be associated with plumes that could result in possible airframe damage and/or negative effects on aircraft stability in flight. The second hazard discussed was the possible adverse effects of high levels of water vapor, engine/aircraft contaminants, icing, and restricted visibilities produced by these plumes. These hazards, taken individually or cumulatively, could possibly result in the loss of the aircraft or fatal injury to the crew, as well as substantial damage to ground facilities. The SME team considered these situations to be most critical for general aviation (GA) aircraft flying at low altitudes during the takeoff and/or landing phase when an aircraft is in close proximity to an airport.

The tools and analysis techniques that were used to review the hazards were the "What if" Technique and Preliminary Hazard Analysis (PHA). These tools are described in-depth in the *SMS Manual*. The SRM methodology used by the team to assess and identify safety hazards was to apply SME knowledge, experience, and expertise across the various disciplines during formal and informal review sessions.

The data sources which the team used to assess risks associated with the plume issue included: Aviation Safety Reporting System (ASRS), National Aviation Safety Data Analysis Center (NASDAC), Accident/Incident Data System (AIDS), National Transportation Safety Board (NTSB), Aviation Database & Synopses, and the

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Australian Government Civil Aviation Safety Authority Advisory Circular (AC) 139-05(0) Guidelines for Conducting Plume Rise Assessments dated June 2004.

The analysis also included a review of a broad spectrum of the available safety data, regulations, and professional literature. The SME team also considered input from private citizens who had previously expressed concern with regard to the issue.

Historical statistical data analysis concluded that the accident/incident rate for overflights of exhaust plumes to be of the order of 10^{-9} or less. Since the target level of safety (TLS) for GA activities was determined to be 1×10^{-7} , the probability of an accident or incident from overflight of an exhaust plume is considerably less than the required TLS. Since the TLS is satisfied, the likelihood of an accident or incident caused by overflight of an exhaust plume is acceptably small.

The safety risk analysis team performed their analysis of the predictive risks associated with the plumes and determined the effects of the hazards as low, or in the green section of the risk matrix. As a result of this assessment, the risk associated with plumes is deemed acceptable without restriction, limitation, or further mitigation.

However, to further lower the already acceptable risk associated with the overflight of vertical plumes, the team recommended the continuance of training and awareness programs that have been successful with similar hazards of acceptable risk levels. The safety risk assessment team recommended the following:

- Amend the Aeronautical Information Manual (AIM) Chapter 7, Section 5 with wording to the effect that overflight at less than 1,000 feet vertically above plume generating industrial sites should be avoided.
- Publish (as appropriate) the position and nature of the present power plants located near public airports in the Airport/Facility Directory (A/FD) and issue a Notice to Airmen (NOTAM) when operationally necessary.
- Where operationally feasible, make the temporary flight restriction (TFR) that includes the overflight of power plants a permanent flight restriction.
- Amend FAA Order 7400.2 to consider a plume generating facility as a hazard to navigation when expected flight paths pass less than 1,000 feet above the top of the object. Flight Standards Service will be required to provide comment for any facility not meeting this criterion.
- Amend Advisory Circular 70/7460-2K Proposed Construction of Objects that May Affect the Navigable Airspace - Change Instructions for Completing FAA Form 7460-1 – Notice of Proposed Construction or Alteration Item # 21, add:

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“For structures such as power plants or any industrial facility where exhaust plume discharge could reasonably be expected and reportable under the provisions of Part 77, thoroughly explain the nature of the discharge.”

These actions will serve to further enhance aviation safety within the National Airspace System.

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1.0. Introduction

The Flight Procedures Standards Branch (AFS-420), Flight Technologies and Procedures Division (AFS-400), was tasked by the Director of Flight Standards Service (AFS-1) of the Federal Aviation Administration (FAA) to perform a risk analysis of overflights of vertical plumes. AFS-420 organized and led a safety risk analysis team (hereafter referred to as the "team") consisting of FAA subject matter experts (SME). Please see Appendix A for a list of SME team participants. The SME from various disciplines including aviation safety, risk analysis/assessment, human factors, aeronautical engineering, air traffic control (ATC), statistical analysis, and military/civil and commercial aviation provided a high level of experience and expertise to examine the issue. The team determined that the FAA Safety Risk Management (SRM) methodology contained in the FAA Safety Management System (SMS) Manual would be an appropriate vehicle to perform their analysis. This methodology includes the following:

- Description of the presumed safety issue
- Identification of potential hazards
- Risk Analysis
- Risk Assessment
- Treatment (mitigation) of the risk, if required

Note: The SRM process is usually applied for risk analysis/assessment of changes to baseline (current) facilities or procedures within the (NAS). However, AFS-420 personnel determined the SRM procedural process provided the greatest flexibility and broadest analysis for determining aviation risk for the issue at hand.

Section 1 - Description of the Presumed Safety Issue

The underlying presumption is that high efflux temperature or velocity from industrial facilities may cause air disturbances via exhaust plumes that would have the potential to cause airframe damage and/or negatively affect the stability of aircraft in flight. Associated hazards could include: high levels of water vapor, icing, restricted visibilities, engine/aircraft contaminants. These hazards taken individually or cumulatively, could possibly result in the loss of the aircraft or fatal injury to the crew, as well as substantial damage to ground facilities. The team considered these situations to be most critical for general aviation (GA) aircraft flying at low altitudes during the takeoff and/or landing phase when an aircraft is in close proximity to an airport. These thermal "*plumes*," visible or invisible, are generally associated with exhaust from the smoke stacks of power generating facilities, industrial production facilities, or other systems which could have the ability to release large amounts of pressurized or otherwise unstable air. Research has been accomplished by the Australian Government Civil Aviation Safety Authority (CASA) on plume rise velocities versus aircraft upset. The United States Environmental Protection Agency (EPA) plume rise models are, for the most part, models of plume dispersion and heat/velocity measures that do not provide any analysis on the effect of aircraft overflight.

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Section 2 - Review of Safety Data/Literature and Identification of Potential Hazards

The review of safety data and associated literature obtained from various sources included the following:

- National Aeronautics and Space Administration (NASA), Aviation Safety Reporting System (ASRS)
 - Federal Aviation Administration (FAA), National Aviation Safety Data Analysis Center (NASDAC), Accident/Incident Data System (AIDS)
National Transportation Safety Board (NTSB) Aviation Database & Synopses
 - Aeronautical Information Manual (AIM), Change 3, August 4, 2005
 - Title 14 Code of Federal Regulations (CFR) with specific attention to:
Part(s) 77 - Objects Affecting the Navigable Airspace, Part 91.13 - Careless or Reckless Operation, and Part 91.119 - Minimum Safe Altitudes: General
 - Federal Aviation Administration Safety Management System Manual, Version 1.1, May 21, 2004
-
- Australian Government Civil Aviation Safety Authority Advisory Circular (AC) 139-05(0, Guidelines for Conducting Plume Rise Assessments dated June 2004 was reviewed. (Note: this information was used as professional reference material as the FAA does not necessarily agree or disagree with the guidance contained in the AC)

2.0. Discussion

The salient points discussed during the SMS brainstorming sessions at AFS-420 in Oklahoma City, Oklahoma, by the risk analysis team included, but were not limited to:

(1) Aviation Database Queries Regarding Overflight of Vertical Plumes

A database search of NASA ASRS records using various key words such as: *plumes, power plants, smoke stacks, nuclear, industrial power plants, power plant - aircraft - turbulence, smokestack(s), updrafts, downdrafts* and similar combinations was conducted and reviewed. The results of over 671,006 NASA ASRS pilot reports gathered over 30 a year period indicated zero pilot-reported overflight incidents with exhaust plumes from facilities such as power plants.

A similar search of the NASDAC AIDS (FAA) accident/incident database records search (approximately 150,000 records) indicated no accidents and one possible, yet not confirmed, helicopter incident in 1979. Additionally, there was one incident where a flight instructor claimed that outflow from a nearby power plant smoke stack may have contributed to an accident on May 19, 2000 at the Space Coast Regional Airport in Titusville, Florida. The NTSB concluded to the contrary, citing...*"failure of the PIC (pilot-in command) to maintain control of the aircraft..."* was the probable cause.

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****Note:** The aforementioned databases are open to the public and similar search requests may be accessed/queried via the Internet at: <http://asrs.arc.nasa.gov> and <http://www.nasdac.faa.gov>.

(2) FAA Regulations, Orders /Notices, and Guidelines

Additionally, the FAA has knowledge of two undocumented instances where pilots of aircraft *intentionally* flew through plumes of an electrical generating power plant and experienced predictable turbulence issues, where intensity varied directly with altitude. Since the pilots were not trained in methods of data collection and the aircraft were not equipped for data collection, no creditable data were collected. Therefore, these intentional incidents were not given further consideration and deemed irrelevant to the analysis.

The team felt it significant to note that the present Notice to Airmen (NOTAM) Temporary Flight Restrictions (TFR), active at the time of the above incidents, should have precluded prudent pilots from flying through or near plumes. Primarily issued for national security reasons, the TFR is listed as follows:

FDC 4/0811 FDC ...SPECIAL NOTICE... THIS IS A RESTATEMENT OF A PREVIOUSLY ISSUED ADVISORY NOTICE. IN THE INTEREST OF NATIONAL SECURITY AND TO THE EXTENT PRACTICABLE, PILOTS ARE STRONGLY ADVISED TO AVOID THE AIRSPACE ABOVE, OR IN PROXIMITY TO SUCH SITES AS POWER PLANTS (NUCLEAR, HYDRO-ELECTRIC, OR COAL), DAMS, REFINERIES, INDUSTRIAL COMPLEXES, MILITARY FACILITIES, AND OTHER SIMILAR FACILITIES. PILOTS SHOULD NOT CIRCLE AS TO LOITER IN THE VICINITY OVER THESE TYPES OF FACILITIES.

The Aeronautical Information Manual (AIM) Chapter 7, addresses Potential Flight Hazards. Section 7-5-1, which discusses the 10 most frequent cause factors for General Aviation that involve the pilot-in-command, include the following:

- # 5. Failure to see and avoid objects or obstructions, and
- # 7. Improper in-flight decisions or planning.

We reviewed this section for information and methods for assessment and mitigation of similar flight hazards within the NAS that are addressed later in this study.

AIM Section 7-5-3 states:

Obstructions To Flight

a. General. Many structures exist that could significantly affect the safety of your flight when operating below 500 feet AGL, and particularly below

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200 feet AGL. While 14 CFR Part 91.119 allows flight below 500 AGL when over sparsely populated areas or open water, such operations are very dangerous.

At and below 200 feet AGL there are numerous power lines, antenna towers, etc., that are not marked and lighted as obstructions, and therefore may not be seen in time to avoid a collision. Notices to Airmen (NOTAMs) are issued on those lighted structures experiencing temporary light outages. However, some time may pass before the FAA is notified of these outages, and the NOTAM issued, thus pilot vigilance is imperative.

b. Antenna Towers. Extreme caution should be exercised when flying less than 2,000 feet AGL because of numerous skeletal structures, such as radio and television antenna towers, that exceed 1,000 feet AGL, with some extending higher than 2,000 feet AGL. Most skeletal structures are supported by guy wires that are very difficult to see in good weather and can be invisible at dusk or during periods of reduced visibility. These wires can extend about 1,500 feet horizontally from a structure; therefore, all skeletal structures should be avoided horizontally by at least 2,000 feet. Additionally, new towers may not be depicted in a current aeronautical chart because the information was not received prior to the printing of the chart.

c. Overhead Wires. Overhead transmission and utility lines often span approaches to runways, natural flyways such as lakes, rivers, gorges, and canyons, and cross other landmarks pilots frequently follow such as highways, railroad tracks, etc. As with antenna towers, these high voltage/power lines or the supporting structures of these lines may not always be readily visible and the wires may be virtually impossible to see under certain conditions. In some locations, the supporting structures of overhead transmission lines are equipped with unique sequence flashing white strobe light systems to indicate that there are wires between the structures.

However, many power lines do not require notice to the FAA and, therefore, are not marked and/or lighted. Many of those that do require notice do not exceed 200 feet AGL or meet the Obstruction Standard of 14 CFR Part 77 and, therefore, are not marked and/or lighted. All pilots are cautioned to remain extremely vigilant for these power lines or their supporting structures when following natural flyways or during the approach and landing phase. This is particularly important for seaplane and/or float equipped aircraft when landing on, or departing from, unfamiliar lakes or rivers.

d. Other Objects/Structures. There are other objects or structures that could adversely affect your flight such as construction cranes near an airport, newly constructed buildings, new towers, etc. Many of these structures do not meet charting requirements or may not be charted because of the charting cycle.

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Some structures do not require obstruction marking and/or lighting and some may not be marked and lighted even though the FAA recommended it.

Title 14 Code of Federal Regulations (CFR) Part 91 provides the following guidance for minimum safe flight altitudes and defines careless or reckless operation. We mention these two sections, as they will become significant to the scope of our investigation.

These rules apply to all aircraft operated under 14 CFR Parts 91, 121, 135 or 137.

Sec. 91.119

Minimum safe altitudes: General

Except when necessary for takeoff or landing, no person may operate an aircraft below the following altitudes:

(a) *Anywhere.* An altitude allowing, if a power unit fails, an emergency landing without undue hazard to persons or property on the surface.

(b) *Over congested areas.* Over any congested area of a city, town, or settlement, or over any open air assembly of persons, an altitude of 1,000 feet above the highest obstacle within a horizontal radius of 2,000 feet of the aircraft.

(c) *Over other than congested areas.* An altitude of 500 feet above the surface, except over open water or sparsely populated areas. In those cases, the aircraft may not be operated closer than 500 feet to any person, vessel, vehicle, or structure.

(d) *Helicopters.* Helicopters may be operated at less than the minimums prescribed in paragraph (b) or (c) of this section if the operation is conducted without hazard to persons or property on the surface. In addition, each person operating a helicopter shall comply with any routes or altitudes specifically prescribed for helicopters by the Administrator.

Sec. 91.13

Careless or reckless operation.

(a) *Aircraft operations for the purpose of air navigation.* No person may operate an aircraft in a careless or reckless manner as to endanger the life or property of another.

(b) *Aircraft operations other than for the purpose of air navigation.* No person may operate an aircraft, other than for the purpose of air navigation, on any part of the surface of an airport used by aircraft for air commerce (including areas used by those aircraft for receiving or discharging persons or cargo), in a careless or reckless manner as to endanger the life or property of another.

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(3) Other Related Material

The Australian Government Civil Aviation Safety Authority (CASA) Advisory Circular (AC) 139-05(0), Guidelines for Conducting Plume Rise Assessments of June 2004, was reviewed as guidance to illustrate a means, but not necessarily the only means of assessing ... *"the potential hazard from plume rise to aircraft operations."* The AC further finds...

- *"Aviation authorities have established that an exhaust plume with a vertical gust in excess of 4.3 meters/second (m/s) may cause damage to an aircraft airframe, or upset an aircraft when flying at low levels."*
- *"CASA requires the proponent of a facility with an exhaust plume, which has a vertical velocity exceeding the limiting value (4.3 m/s at the aerodrome Obstacle Limitation Surface (OLS) or at 110 meters above the ground level anywhere else) to be assessed for potential hazard to aircraft operation."*

The FAA does not necessarily approve/disapprove or warrant the data contained in the CASA AC 139-05. The team accepts the information and data contained in AC 139-05 as a valid representation of hazardous exhaust velocities. Lacking other professional data to the contrary, the team used the CASA AC information during the risk assessment and analysis process by stipulating the measures of efflux velocities and altitudes are plausible/representative aviation community data.

However, many narrative sections of AC 139-05 do not apply as Australian laws and regulations regarding land use, hazard assessments, and procedures regarding objects affecting the navigable airspace are far different from those of the United States. A prime example of this is in paragraph 6.2 of the AC where CASA states an obstacle *"...can include the gaseous efflux, which is capable of physical definition or measurement."* In the United States, 14 CFR Part 77 only considers the height of the structure. For these and similar reasons only quantifiable metrics of plume data will be referenced.

Statement on scope of analysis:

The tools and analysis techniques that were used to analyze the hazards were the "What if" Technique and Preliminary Hazard Analysis (PHA). These tools are described in-depth in the *SMS Manual*. The SRM methodology used by the team to assess and identify safety hazards applied SME knowledge, experience, and expertise across the various disciplines during formal and informal "brainstorming" sessions. The risk analysis team determined the greatest risk of overflight of vertical plumes to aircraft would be in the takeoff and approach/landing phase of flight. Therefore, the analysis would concentrate on these low level flying activities (below 1,000 feet AGL). Here, the aircraft would be in close proximity to the ground, and smoke stack/plumes and any resultant turbulence or associated risk would be of greatest consequence.

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Therefore, the 4.3 m/s velocity and/or the 110 meters (approximately 360.89 feet) height above the stack CASA criteria for assessment would be most critical during the takeoff/landing phase of flight as the aircraft would be at higher altitudes during other phases, i.e., climb, enroute, and arrival.

The risk analysis team identified the following hazards:

Hazard H1 was identified by association of plumes with other convective activity such as: updrafts, downdrafts, forest fires, and/or weather related activity, and under AIM guidance Obstructions to Flight – Other Objects/Structures.

H1: High efflux temperature or velocity from industrial facilities (power plant exhaust plumes) may cause air disturbances that would have the potential to cause airframe damage and/or negatively affect the stability of aircraft in-flight.

These situations would be most critical at low altitude during the takeoff and/or landing phase when an aircraft is in close proximity to an airport and could possibly result in loss of both aircraft and crew as well as damage to ground facilities.

Hazard H2 was identified by correspondence of concerned citizens and discussion with pilots and ATC personnel.

H2: Exhaust plumes from industrial facilities (power plant, gas or coal fired furnaces, etc.) could result in restricted visibilities with high levels of water vapor, icing, and engine/aircraft contaminants that would have a detrimental effect on aircraft/aircrew performance. These individually or cumulatively could possibly result in substantial aircraft damage, and/or loss of both aircraft and crew as well as damage to ground facilities. These situations would be most critical at low altitude during the takeoff and/or landing phase when an aircraft is in close proximity to an airport.

Section 3 - Risk Analysis and Risk Assessment

Statistical Analysis of Data

In attempting to derive a target level of safety for overflight of exhaust plumes, one difficulty (although most welcome) is that accidents and incidents have been non-existent, so the basis of historical data is limited. The procedure adopted here is to derive target levels of safety for an accident and for a fatal accident due to all causes, and then to estimate what proportion of that risk to allocate to overflight of exhaust plumes. To assess the overall risk, two separate stages are involved as follows:

- a) The choice of a unit for the measurement of risk.
- b) The choice of a target level for the total risk due to all causes.

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A target level of safety for civil aviation may be specified in a number of ways. The most common unit is the fatal accident per departure. In the case of scheduled air carrier operations, the number of departures is recorded annually and the determination of fatal accidents per departure is straightforward. In the case of general aviation, the flights are unscheduled and unrecorded making any estimate of the number of departures extremely inaccurate. However, the FAA conducts an annual survey of general aviation pilots to determine an estimate of the number of hours flown by general aviation pilots during the year in question. Since the survey is scientifically constructed and conducted, the data should be reasonably accurate. Therefore, the decision was made to use incidents per flight hour and fatal accidents per flight hour as the units in the development of the target level of safety.

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Table 1 lists the number of accidents, fatal accidents, estimated hours flown, and accident rates for the years 1975 through 2004.

Table 1 - Accidents, Fatalities, Flight Hours, and Rates, 1975 through 2004,
U.S. General Aviation

Year	Accidents		Fatalities		Flight Hours	Accidents per 100,000 Flight Hours	
	All	Fatal	Total	Aboard		All	Fatal
1975	3995	633	1252	1231	28,799,000	13.87	2.19
1976	4018	658	1216	1203	30,476,000	13.17	2.16
1977	4079	661	1276	1265	31,578,000	12.91	2.09
1978	4216	719	1556	1398	34,887,000	12.08	2.06
1979	3818	631	1221	1203	38,641,000	9.88	1.63
1980	3590	618	1239	1230	36,402,000	9.86	1.69
1981	3500	654	1282	1261	36,803,000	9.51	1.78
1982	3,233	591	1187	1171	29,640,000	10.82	1.96
1983	3,075	555	1,068	1,061	28,673,000	10.67	1.92
1984	3,017	545	1,042	1,021	29,099,000	10.28	1.84
1985	2,739	498	956	945	28,322,000	9.63	1.74
1986	2,581	474	967	879	27,073,000	9.49	1.73
1987	2,495	446	837	822	26,972,000	9.18	1.63
1988	2,388	460	797	792	27,446,000	8.65	1.66
1989	2,242	432	769	766	27,920,000	7.97	1.52
1990	2,242	444	770	765	28,510,000	7.85	1.55
1991	2,197	439	800	786	27,678,000	7.91	1.57
1992	2,111	451	867	865	24,780,000	8.51	1.82
1993	2,064	401	744	740	22,796,000	9.03	1.74
1994	2,022	404	730	723	22,235,000	9.08	1.81
1995	2,056	413	735	728	24,906,000	8.21	1.63
1996	1,908	361	636	619	24,881,000	7.65	1.45
1997	1,844	350	631	625	25,591,000	7.19	1.36
1998	1,905	365	625	619	25,518,000	7.44	1.41
1999	1,905	340	619	615	29,246,000	6.5	1.16
2000	1,837	345	596	585	27,838,000	6.57	1.21
2001	1,727	325	562	558	25,431,000	6.78	1.27
2002	1,715	345	581	575	25,545,000	6.69	1.33
2003	1,741	352	632	629	25,705,000	6.77	1.37
2004	1,614	312	556	556	25,900,000	6.22	1.2
Totals	77,874	14,222	26,749	26,236	849,291,000		
Means	2595.8	474.0667	891.6333	874.5333	28,309,700	9.012333	1.649333

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From Table 1, we see that the accident rate trend has been downward. This is illustrated in Figure 1.

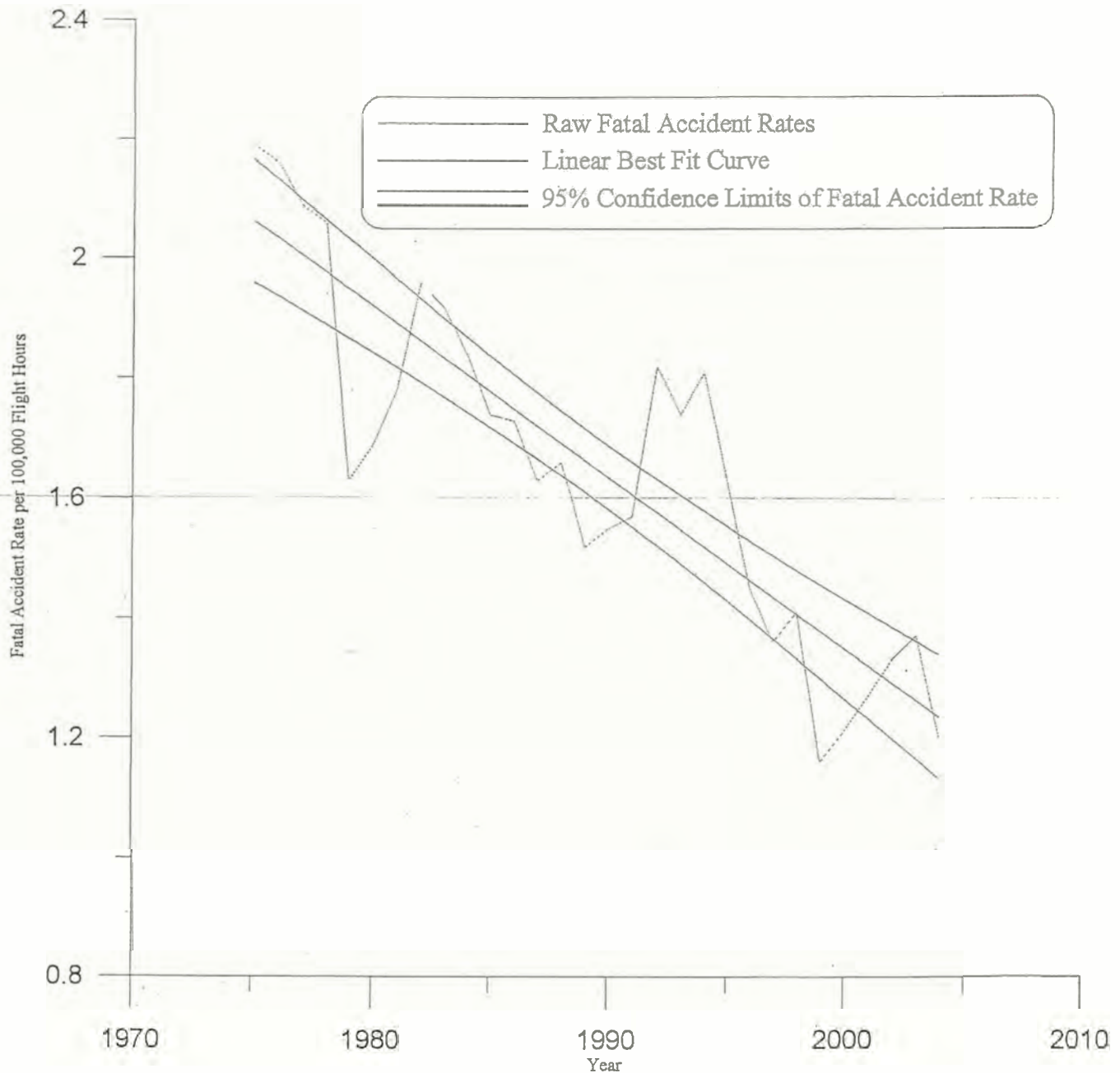


Figure 1. U.S. General Aviation Fatal Accident Rates (all causes) in Fatal Accidents per 100,000 Hours.

The confidence bands depicted in Figure 1 give an indication of the range of values the actual accident rate may fall within with a probability of 0.95. The lower confidence band in Figure 1 intersects the year 2005 at about 1.0. This indicates that a conservative estimate of the current fatal accident rate is 1 in 100,000 hours or 1×10^{-5} per flight hour.

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Since the fatal accident rate is lower than the overall accident rate, we may conservatively choose 1×10^{-5} per flight hour as the overall target level of safety for flights of general aviation aircraft. An overflight of an exhaust plume is just one of many factors that could cause an accident or incident. When the number of factors that could cause a failure or accident is essentially unknown, standard engineering practice is applied.

Standard engineering practice assumes there are 100 possible causes and apportions the probability equally between the assumed factors. Therefore, since the overall target level of safety is 1×10^{-5} per flight hour, the target level of safety for overflight of an exhaust plume would be $1 \times 10^{-5} / 10^2 = 1 \times 10^{-7}$ per flight hour.

From Table 1 we see that there were approximately 849,291,000 flight hours by general aviation aircraft during the time period 1975 to 2004. During this time period a careful search of the available aviation databases revealed that zero accidents or incidents related to overflight of a plume have been reported. This implies that the probability of an accident or incident caused by overflight of a plume is very small. If there were just one reported accident or incident, the estimated rate would be $1/849,241,000$ or 1.2×10^{-9} . If there were two reported accidents or incidents, the estimated rate would be $2/849,241,000$ or 2.4×10^{-9} . Therefore, it is safe to conclude that the accident/incident rate for overflights of exhaust plumes is of the order of 10^{-9} or less. Since the target level of safety was determined to be 1×10^{-7} , the probability of an accident or incident from overflight of an exhaust plume is less than the target level of safety. Since the target level of safety is met, the likelihood of an accident or incident caused by overflight of an exhaust plume is acceptably small.

Human Factors Assessment

Power plant exhaust plumes do not present an immediate or critical increase in human mental or physical workload, resulting in any commensurate decrease in performance. However, like any phenomenon in the NAS, pilots need to be properly armed with the knowledge that it exists. This prior knowledge allows for proper flight planning of routes and avoidance strategies, thus eliminating inadvertent visual or physical contact with a plume. As in any operation in the NAS, pilot comfort levels directly impact anxiety that subsequently may cause an increase in self-induced levels of stress and mental/physical workload. The more knowledge pilots have access to regarding any respective flight, the more comfortable he/she is. It is strongly advised that the existence of plumes in a flying area be published and disseminated to pilots for the reasons mentioned above. Pilots should be prepared to see and avoid power plant exhaust plumes just as they would be prepared to see and avoid any obstacle in their flight path, expected or unexpected. We would expect that any plume encounter would be a relatively benign event. The pilot's mental and/or physical resources would not be so task-overloaded as to preclude a safe maneuver out of, and away from the condition.

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Preliminary Risk Assessment

A preliminary risk assessment of the two identified hazards was completed during brainstorming sessions by the technical team consisting of the previously mentioned FAA SME. The risk associated with a hazard is the composite of predicted severity (Table 2) and likelihood (Table 3) of the potential effect or outcome of the hazard in the worst credible system state. The following SMS Manual matrixes were used to develop the risk matrix for overflight of vertical plumes. The "Flying Public" row of the "Effect On" column was utilized for Severity and the "Qualitative ATC Service/NAS Level System" column was used for Likelihood.

Table 2 - Severity definitions

Effect On: ↓	Hazard Severity Classification				
	No Safety Effect 5	Minor 4	Major 3	Hazardous 2	Catastrophic 1
Air Traffic Control	Slight increase in ATC workload	Slight reduction in ATC capability or significant increase in ATC workload	Reduction in separation as defined by a low/moderate severity operational error (as defined in FAA Order 7210.56) or significant reduction in ATC capability	Reduction in separation as defined by a high severity operational error (as defined in FAA Order 7210.56) or a total loss of ATC Capability (ATC Zero)	Collision with other aircraft, obstacles or terrain
Flying Public	<ul style="list-style-type: none"> - No effect on flight crew - Has no effect on safety - Inconvenience 	<ul style="list-style-type: none"> - Slight increase in flight crew workload - Slight reduction in safety margin or functional capabilities - Physical discomfort of occupants 	<ul style="list-style-type: none"> - Significant increase in flight crew workload - Significant reduction in safety margin or functional capability - Physical distress possibly including injuries 	<ul style="list-style-type: none"> - Large reduction in safety margin or functional capabilities - Serious or fatal injury to small number of occupants or cabin crew - Physical distress/excessive workload 	Outcome would result in: <ul style="list-style-type: none"> - Hull loss - Multiple fatalities

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Table 3 - Likelihood Definitions

	NAS System			Flight Procedures	Operational	
	Quantitative ¹	Qualitative			Per Facility ³	NAS-wide ⁴
		Individual Item/System	ATC Service/ NAS Level System ²			
Frequent A	Probability of occurrence per operation/operational hour is equal to or greater than 1x10 ⁻³	Expected to occur frequently for an item	Continuously experienced in the system	Probability of occurrence per operation/operational hour is equal to or greater than 1x10 ⁻⁵ .	Expected to occur more than once per week	Expected to occur every 1-2 days
Probable B	Probability of occurrence per operation/operational hour is less than 1x10 ⁻³ , but equal to or greater than 1x10 ⁻⁵	Expected to occur several times in the life of an item	Expected to occur frequently in the system		Expected to occur about once every month	Expected to occur several times per month
Remote C	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁵ but equal to or greater than 1x10 ⁻⁷	Expected to occur sometime in the life cycle of an item	Expected to occur several times in system life cycle	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁵ but equal to or greater than 1x10 ⁻⁷	Expected to occur about once every 1-10 years	Expected to occur about once every few months
Extremely Remote D	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁷ but equal to or greater than 1x10 ⁻⁹	Unlikely but possible to occur in an item's life cycle	Unlikely but can reasonably be expected to occur in the system life cycle	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁷ but equal to or greater than 1x10 ⁻⁹	Expected to occur about once every 10-100 years	Expected to occur about once every 3 years
Extremely Improbable E	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁹	So unlikely, it can be assumed that it will not occur in an item's life cycle	Unlikely to occur, but possible in system life cycle	Probability of occurrence per operation/operational hour is less than 1x10 ⁻⁹	Expected to occur less than once every 100 years	Expected to occur less than once every 30 years

Preliminary Risk

Figure 2 reflects the definition of risk being the composite of severity and likelihood. This matrix classifies risk into three levels: High, Medium, and Low. The risk levels used in the matrix are defined as:

High risk – unacceptable risk.

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- **Medium risk** – acceptable risk; minimum acceptable safety objective; proposal may be implemented, but tracking and management are required.
- **Low risk** – acceptable without restriction or limitation; hazards are not required to be actively managed, but are to be documented.

The safety risk team preliminary risk assessment matrix in Figure 2 indicates where the initial hazards (H1/H2) identified by overflight of vertical plumes (in the takeoff/landing phase 1,000 feet AGL and below) would be situated on the risk matrix without considering or implementing any of the mitigations previously discussed. The team performed their analysis of the predictive risks associated with the plumes and determined the effects of both H1 and H2 hazards as low, or in the green section of the risk matrix. As a result of this assessment, the risk associated with plumes is deemed acceptable without restriction, limitation, or further mitigation.

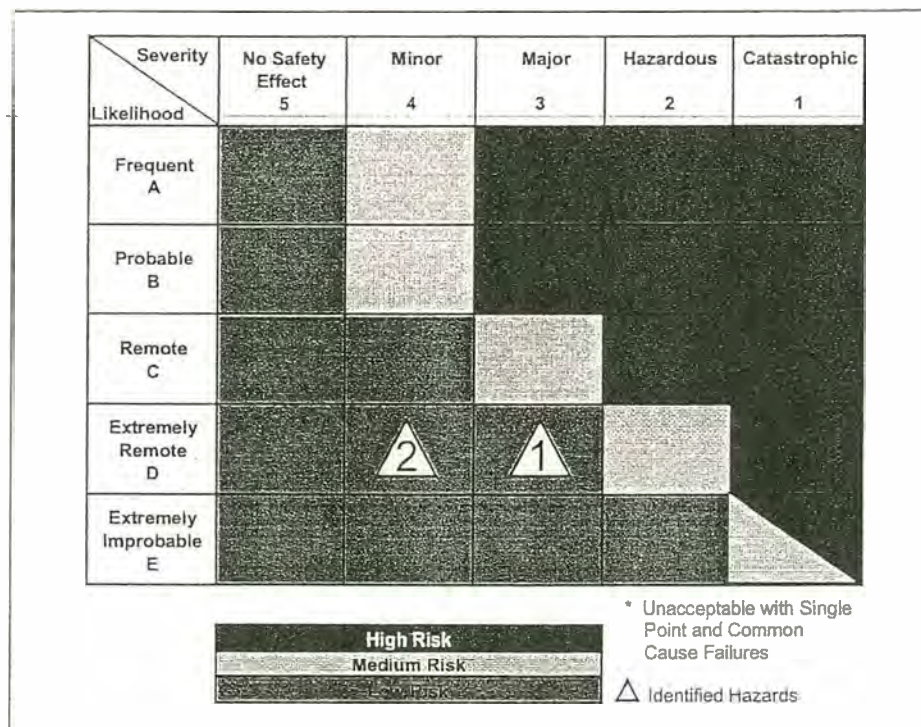


Figure 2 – Preliminary Risk Matrix Without Mitigation (current Risk)

Section 4 - Summary of Risk Analysis Team Deliberations

The review of the material in Section 2, the statistical analysis of data and the in-depth professional discussion, experience, and knowledge of SMEs on the team, led to the following preliminary observations:

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- Given the virtually non-existent accident/incident safety data by either GA or commercial aviation pilots, the team was extremely confident in drawing the preliminary inference that hazard(s) associated with plume overflight represent an extremely low risk to aviation and the flying public.
- However, and in light of supporting data to the contrary, the team agreed that intentional and/or inadvertent overflight of industrial plumes at low altitudes (less than 1,000 feet above) during high velocity operation of the facility could possibly result in aircraft upset and a resultant incident or accident.
- The team determined that low, close-in operations at small to medium size airports by general aviation (GA) aircraft, particularly aircraft under 12,500 lbs. and those in the Light Sport Aircraft (LSA) category, would be of greatest potential concern.
- The SME team considered and discussed their belief that safety data which indicated few, if any accidents/incidents attributable to the issue may be a reflection of the cumulative actions over many years of prudent aviators and ATC personnel. This includes knowledge of and training in established "see-and avoid" techniques and/or mitigating operational procedures. The situation with plumes was deemed similar to many hazards present in the NAS today (see AIM Chapter 7 for further examples).
Moreover, rules and regulations restricting the altitude for overflight of power plant facilities coupled with pilot training, alerting, and the common sense aviator aptitude were determined to be the major factors in the scarcity of associated data and resultant low risk factor.
- At airports where power plants could not be optimally avoided by current approach procedures or when weather resulted in plume footprints that could adversely affect airport operations, ATC past and present operational procedures were deemed more than adequate to maintain established acceptable levels of risk.
- Plume effects (H2) on aircraft, engine component function, and/or corrosion were deemed inconsequential by the SME team.
- The team noted the CASA flight restriction of 4.3m/s above OLS or 110 (meters) AGL as less restrictive than the 14 CFR Part 91 restrictions previously mentioned.

Section 5 – Conclusions, Recommendations, and Residual Risk

Safety is freedom from unacceptable risk. Everyday in the NAS aircraft and airmen operate with hazards that constantly present various levels of risk. From bird strikes, to engine failures, to runway incursions, these situations present vastly different scenarios for the pilot, crew, and ATC personnel to consider. However, these hazards all have one characteristic in common – they represent **acceptable risk** that is considered and mitigated as necessary to allow flight operations to proceed to a safe conclusion in the vast majority of cases.

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Many of these risks represent far greater concern and thereby require a more complicated Risk Control Strategy or mitigation effort than the issue addressed by this study.

Our interpretation of available data is not so much that plumes are not hazards or present zero risk, but that pilots and controllers operating within the NAS have been and will continue to apply prudence and common sense skills to constantly "see and avoid" any potential hazard. These mitigating techniques are employed everyday throughout NAS through timely communication, training, and procedures for operating near hazardous weather, forest fires, large sporting events, volcanic ash, migratory bird activity, antenna towers, and overhead wires.

The risk assessment team offers the following conclusions and recommendations with regard to "overflight of plumes" and associated hazards:

Conclusions:

1. Given the considerably large pool of safety data available, it is safe to conclude that the accident/incident rate for overflights of exhaust plumes is of the order of 1×10^{-9} or less. ~~Since the target level of safety was determined to be 1×10^{-7}~~ , the probability of an accident or incident from overflight of an exhaust plume is less than the target level of safety. Since the target level of safety is met, the current likelihood of an accident or incident caused by an overflight of an exhaust plume is acceptably small.

2. Current regulations and advisories as well as the present Notice to Airmen (NOTAM) Temporary Flight Restrictions should preclude prudent pilots from flying through or near plumes, thereby making the aviation risk essentially zero.

3. Safety data and TLS notwithstanding, the FAA believes that flight over or around plume generating facilities should be avoided as there is the *potential* (however low) for aircraft upset at close proximity to high velocity plumes.

Recommendations:

Given the extremely low risk these plumes present, further mitigation is not required. However, the risk assessment team would offer that the FAA continue to enhance awareness programs that have been successful with similar hazards of acceptable risk levels. These programs include pilot and ATC personnel professional education, communication, advisement and avoidance strategies, and operational techniques. Accordingly, the safety risk assessment team recommends the FAA:

(a) Amend the Aeronautical Information Manual (AIM) Chapter 7, Section 5 with wording to the effect that overflight at less than 1,000 feet vertically of plume generating industrial sites should be avoided.

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(b) Publish (as appropriate) the position and nature of the present power plants located near public airports in the Airport/Facility Directory (A/FD), and issue a Notice to Airmen (NOTAM) when operationally necessary.

(c) Make the Temporary Flight Restriction (TFR) that includes the overflight of power plants (which was issued primarily for national security purposes) - a permanent flight restriction where operationally feasible.

(d) Amend FAA Order 7400.2 to consider a plume generating facility as a hazard to navigation when expected flight paths pass less than 1,000 feet above the top of the object.

(e) Advisory Circular 70/7460-2K Proposed Construction of Objects That May Affect the Navigable Airspace - Change Instructions for Completing FAA Form 7460-1 - Notice of Proposed Construction or Alteration, Item # 21, to add:

“For structures such as power plants or any industrial facility where exhaust plume discharge could reasonably be expected and reportable under the provisions of Part 77, thoroughly explain nature of the discharge.”

Amend the AC as necessary to explain this change.

Residual Risk

A risk matrix, as shown in Figure 3, indicates where the residual risk of the hazards identified with the overflight of vertical plumes are situated with the implementation of the recommendations described above.

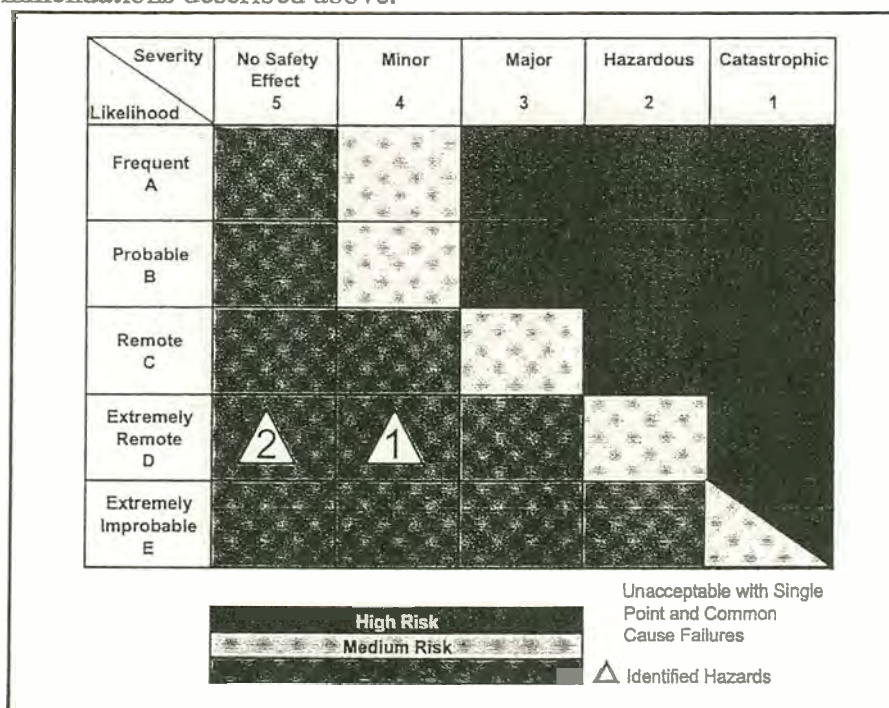


Figure 3 – Risk Matrix with Mitigation* (Residual Risk)

* Not required

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Glossary of Terms

Aviation Safety Reporting System (ASRS) and Aviation Safety Reporting Program (ASRP). ASRS and ASRP are voluntary programs designed to encourage the identification and reporting of deficiencies and discrepancies in the airspace system. The National Aeronautics and Space Administration (NASA) accomplishes receipt, processing, and analysis of raw data rather than the FAA, which ensures the anonymity of the reporter and of all parties involved in a reported occurrence or incident and, consequently, increase the flow of information necessary for the effective evaluation of the safety and efficiency of the system. [Advisory Circular 00-46, *Aviation Safety Reporting Program*]

Accident. An event associated with the operation of an aircraft that takes place between the time any person boards the aircraft with the intention of flight and until all such persons have disembarked, and in which any person suffers death or serious injury, or in which the aircraft receives substantial damage.

Accident/Incident Reporting Data System (AIDS). The FAA AIDS database contains accident and incident data records for all categories of civil aviation.

Assessment. An estimation of the size/scope of risk or quality of a system or procedure.

Effect. The effect is a description of the potential outcome or harm of the hazard if it occurs in the defined system state.

14 CFR Part 91 (General Aviation). Prescribes the operation of aircraft (other than moored balloons, manned rockets, and unmanned free balloons, which are governed by CFR Part 101, and ultralight vehicles operated in accordance with CFR Part 103) within the United States, including the waters within three nautical miles of the U.S. coast. Flights operating for recreation and training are generally carried out under CFR Part 91. Although general aviation usually involves small aircraft, the definition depends on the nature of the operation rather than the size of the aircraft.

14 CFR Part 121 (Air Carrier). Refers to scheduled domestic airlines and cargo carriers that fly large transport category aircraft.

14 CFR Part 135 (Air Taxi and Commuter). Refers to either scheduled (commuter operations) or nonscheduled (air taxi operations) flights. Scheduled CFR Part 135 operations apply to smaller aircraft carrying nine or fewer passengers on regularly scheduled routes. Nonscheduled CFR Part 135 operations apply to smaller aircraft carrying nine or fewer passengers with schedules that are arranged between the passengers and the operator. The nonscheduled operations also include cargo planes with payload capacities of 7,500 pounds or less.

14 CFR Part 137 (Agricultural). Refers to agricultural aircraft operations. Agricultural aircraft operation means the operation of an aircraft for the purpose of (1) dispensing any

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economic poison; (2) dispensing any other substance intended for plant nourishment, soil treatment, propagation of plant life, or pest control; or (3) engaging in dispensing activities directly affecting agricultural, horticultural, or forest preservation, but not including the dispensing of live insects.

Fatal Injury. The NTSB defines a fatal injury as any event that results in death within 30 days of the event.

Hazard. Any real or potential condition that can result in injury, illness, or death to people; damage to, or loss of a system (hardware or software), equipment or property; and/or damage to the operating environment. A hazard is a prerequisite to an accident or incident.

Hazard Tracking. Hazard tracking is a closed-loop means of ensuring that the requirements and mitigations associated with each hazard that has associated medium and/or high risk are implemented. Hazard tracking is the process of defining safety requirements, verifying implementation, and reassessing the risk to make sure the hazard meets its risk level requirement before being accepted.

Incident. The NTSB defines an incident as an event, other than an accident, associated with the operation of an aircraft that affects or could affect the safety of operations.

Likelihood. Likelihood is an expression of how often an event is expected to occur. Severity must be considered in the determination of likelihood. Likelihood is determined by how often the resulting harm can be expected to occur at the worst credible severity, which will usually occur in the worst credible system state.

Mitigation. An action taken to reduce the risk of a hazard.

National Airspace System (NAS). An integrated set of constituent pieces that are combined in an operational or support environment to accomplish a defined objective. These pieces include people, operational environment, usage, equipment, information, procedures, facilities, services, and other support services.

National Aviation Safety Data Analysis Center (NASDAC). The NASDAC system enables users to perform queries across multiple databases and display queries in useful formats. The NASDAC is a data warehouse and integrated database system.

Plume. Thermal updrafts generally associated with exhaust from the smoke stacks of power generating facilities, industrial production facilities, or other systems, which could have the ability to release large amounts of pressurized or otherwise unstable air. Can be visible or invisible in the air and disperse at various velocities/rates and directions for a given facility output and atmospheric conditions.

Preliminary Hazard Analysis (PHA). A risk analysis tool used in the hazard identification process for nearly all risk management applications except the most time-critical.

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The broad scope of this tool provides a guide to the identification of issues. The PHA considers all of the hazards inherent to each aspect of an operation, without regard to risk. The PHA helps overcome the tendency to focus immediately on risk in one aspect of an operation, sometimes at the expense of overlooking more serious issues elsewhere in the operation.

Process. An organized group of related activities that work together to produce a desirable condition.

Qualitative Data. Subjective data is expressed as a measure of quality; nominal data.

Quantitative Data. Objective data expressed as a quantity, number or amount that allows for more rational analysis and substantiation of findings.

Risk. The risk associated with a hazard is the composite of predicted severity and likelihood of the potential effect or outcome of the hazard in the worst credible system state. The two types of risk addressed in this study are, (1) current, (2) residual:

Current. Current risk is the predicted severity and likelihood of an effect associated with a hazard at the current time.

Residual. Residual risk is the remaining risk that exists after all control/mitigating techniques have been implemented or exhausted.

Risk Assumption Strategy. To accept the likelihood, probability, and consequences associated with the risk.

Risk Avoidance Strategy. To select a different approach or to not participate in the operation, procedure, or system development to avert the potential of occurrence and/or consequence.

Risk Control Strategy. To develop options and alternatives and/or take actions to minimize or eliminate the risk.

Safety. Freedom from unacceptable risk.

Safety Management System (SMS). An integrated collection of processes, procedures, policies, and programs that are used to assess, define, and manage the safety risk in the provision of air traffic control (ATC) and navigation services.

Safety Risk Management (SRM). A formalized, proactive approach to system safety. SRM is a methodology usually applied to all (NAS) changes that ensures all risks are identified and mitigated prior to the change being made. For the purposes of this study, SRM provides a flexible "closed-loop" safety analysis framework well-suited to the analysis of presumed hazards.

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Severity. Severity is the measure of how bad the results of an event are predicted to be. Severity is determined by the worst credible potential outcome.

Substantial Damage – The NTSB defines substantial damage as failure that adversely affects the structural strength, performance, or flight characteristics of the aircraft, and would normally require major repair or replacement of the affected component. Engine failure or damage limited to the engine if only one engine fails or is damaged, bent fairings or cowlings, dented skin, small puncture holes in the skin or fabric, ground damage to rotor or propeller blades, and damage to landing gear, wheels, tires, engine accessories, brakes, or wingtips are not considered “substantial damage.”

Target Level of Safety (TLS). The target level of safety is the maximum allowable probability of a hazardous event. The target level of safety is usually determined from historical data for various operations, but is sometimes developed through analysis.

“What - if” Technique. Is a brainstorming method designed to add discipline and structure to the experiential and intuitive expertise of operational personnel.

Worst-Credible System State. In this definition, “*worst*” is the most unfavorable conditions expected (e.g., extremely high levels of efflux material and velocity, extreme weather disruption, etc.); “*credible*” implies that it is reasonable to expect the assumed combination of extreme conditions will occur within the NAS.

Appendix A – Risk Assessment Team Members

Name	Organization/Position
Alan Jones	AFS-420/Operations Research Analyst
Dr. James Yates	AFS-420/FAA Contractor-ISI, Senior Engineer & Pilot
Dean Alexander	AFS-440/ Test Director & Airspace System Inspection Pilot
Rick Dunham	AFS-440/ Test Director & Airspace System Inspection Pilot
Lt. Col Paul McCarver	AFS-420/USAF Pilot & Military Liaison
Michael Werner	AFS-420/Pilot & Aviation Safety Inspector (Operations)
Gary Powell	AFS-420/Pilot & Aviation Safety Inspector (Operations)
Larry Ramirez	AFS-440/Air Traffic Control Liaison
James Nixon	AFS-420/FAA Contractor-ISI, Pilot & Approach Procedure Specialist
Mark Reisweber	AFS-440/Engineering Psychologist (Human Factors) & Pilot
John Holman	AFS-420/FAA Contractor-ISI, Pilot & Approach Procedure Specialist

Attachment No. 2



PO Box 6868, San Carlos, CA 94070-6868

July 25, 2010

Mr. Craig Hoffman
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Sacramento, CA 95814-5512 Phone: 916-654-4781
E-mail: CHoffman@energy.state.ca.us

Transmittal by Electronic and U.S. Mail

Subject: Mariposa Energy Project CEC 09-AFC-03 (FAA AIM Page, Attached)

Dear Mr. Craig Hoffman,

The California Pilots Association (CALPILOTS) mission is to promote and preserve the state's airports. As a statewide organization, we work to maintain the State's airports in the best possible condition.

On June 30, 2010 CALPILOTS presented an FAA Draft of the proposed FAA AIM (Aeronautical Information Manual) addressing Plumes and their effect on Pilots Passengers and Aircraft. I have included a copy which is attached. As I stated the electronic copy would be available for downloading directly from the FAA in July and the paper copy available in August.

=====

On Friday July 16, 2010 CALPILOTS was notified by the FAA that the AIM now includes Visible and Invisible Thermal Plumes and how they affect aircraft, pilots and passengers and confirms there is an on-going FAA Plume Study.

FAA AIM Link is below, Click on Link
Top of Page, Click On, AIM Change 1 8/26/10

Plume information is in Section 0. 7-5-15 or type in PDF page 213,214
http://www.faa.gov/air_traffic/publications

Also, Mr. Hoffman, you asked for examples of accidents or incidents. Attached please find four (4) reports from Blythe and one from Morgantown, WVA

Respectfully submitted,

/s/ Carol Ford

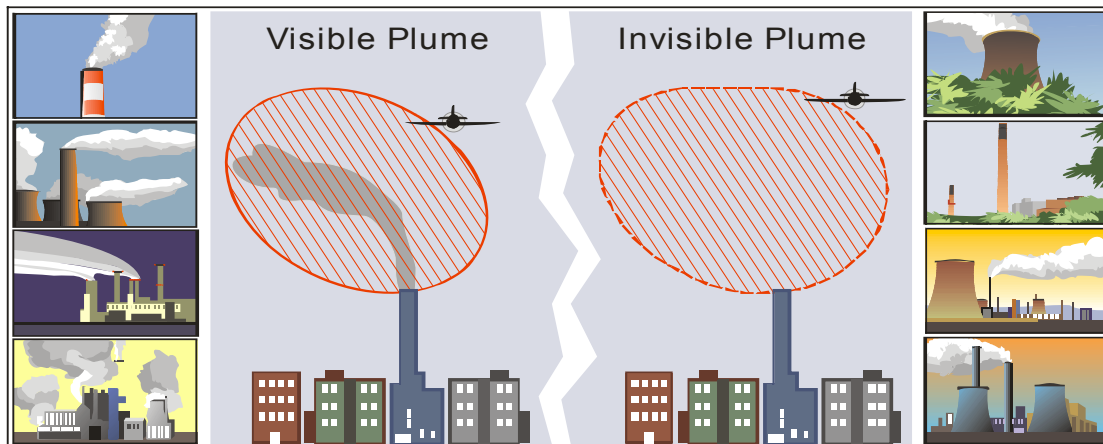
Carol Ford
Vice-President - California Pilots Association
carol_ford@sbcglobal.net
650 591 8308

7-5-5 Avoid Flight in the Vicinity of Thermal Plumes (Smoke Stacks and Cooling Towers)

a. Flight Hazards Exist Around Thermal Plumes. Thermal plumes are defined as visible or invisible emissions from thermal and smoke stacks of power plants, industrial production facilities, or other industrial systems that release large amounts of vertically directed unstable gases. It is presumed that high velocity and/or high temperature exhaust plumes may cause significant air disturbances such as turbulence and vertical shear. Other identified potential hazards include but are not necessarily limited to reduced visibility, oxygen depletion, engine particulate contamination, exposure to gaseous oxides and/or icing. Results of encountering a plume may include airframe damage, aircraft upset, and/or possible adverse effects of high levels of gaseous oxides, low levels of oxygen, engine particulate contamination, icing and restricted visibility. These hazards are most critical during low altitude flight, especially during takeoff and landing.

b. When able, a pilot should fly upwind of possible thermal plumes. When a plume is visible via smoke or a condensation cloud, remain clear and realize a plume may have both visible and invisible characteristics. Exhaust stacks without visible plumes may still be in full operation and airspace in the vicinity should be treated with caution. As with mountain wave turbulence or clear air turbulence an invisible plume may be encountered unexpectedly. Cooling towers, power plant stacks, exhaust fans, and other similar structures are depicted in FIGURE 7-5-5. Whether plumes are visible or invisible, the total extent of their unstable air is difficult to ascertain. FAA studies are underway to further characterize the effects of thermal plumes and exhaust effluents. Until the results of these studies are known and possible changes to rules and policy are identified and/or published, pilots are encouraged to exercise caution when flying in the vicinity of thermal plumes. Pilots are also encouraged to reference the Airport/ Facility Directory where amplifying notes may caution pilots of an exhaust emitting structure's existence and location.

FIG 7-5-5
Plumes



CALIFORNIA ENERGY COMMISSION
REPORT OF CONVERSATION Page 1 of 1



**Energy Facilities Siting and
Environmental Protection
Division**

FILE:

PROJECT TITLE: Blythe Power Plant

☒ **Telephone**

316-946-2416

☐ **Meeting Location:**

NAME: Eric Nordberg

DATE: 8/2/04

TIME: 9 AM

WITH:

SUBJECT: Blythe turbulence

COMMENTS:

I talked to Mr. Nordberg about his experience with turbulence from the Blythe power plant cooling towers. He and a co-pilot were flying a Lear jet (1800 lb. airplane) on an Instrument Landing System approach to Blythe airport's Runway 26 early (6:30 – 7) morning on May 4, 2004. They did not see any plumes and were about 550 feet above ground level with an airspeed of 124 knots (142 mph) when they passed over the plant. The wind was calm with good visibility. They experienced moderate to severe turbulence which caused the plane to veer from side to side with considerable shaking. They were surprised but able to regain control of the plane. It was not an emergency situation but it was an uncomfortable experience.

I advised him that we had reports from several other pilots who have experienced the same thing and we were investigating the situation. I faxed him Terry O' Brien's letter of April 5, 2004 and asked him to review the mitigation discussed within. He said he would check his flight charts for that May 4th flight and send me an e-mail with any other pertinent information or suggestions.

CC:

Signed:

Name: James S. Adams 8/3/04

CALIFORNIA ENERGY COMMISSION
REPORT OF CONVERSATION Page 1 of 1



**Energy Facilities Siting and
Environmental Protection
Division**

FILE:

PROJECT TITLE: Blythe Power Plant

<input checked="" type="checkbox"/> Telephone	702-263-4314	<input type="checkbox"/> Meeting Location: E-mail on June 21, 2004
NAME: Luis Magana	DATE: 6/9/04	TIME: 3:30PM
WITH: Sheble Aviation		
SUBJECT: Blythe turbulence		

COMMENTS:

Mr. Magana is a pilot and flying instructor who has been using Blythe Airport for several years. On the morning of May 4, 2004, he was aboard a two-engine Beechcraft airplane piloted by a student. They were on final approach to Runway 26 and saw the Blythe power plant in front of them. No plume was visible. Their elevation was approximately 550 feet above ground level and the airspeed was 110 miles per hour. As they flew over the cooling towers, they encountered significant turbulence which knocked the plane on its side or about 50 to 60 degrees off center. The student pilot was startled but was able to level the plane and proceed with the approach. After they landed, Luis discussed the incident with the student pilot and he considers it a good example of being prepared for the unexpected.

He is very worried about new and inexperienced pilots in smaller planes such as a single engine Cessna 150 or 172 encountering similar turbulence. The smaller plane could be inverted and sent into a downward spiral, possibly crashing into or near the power plant. He also told me that a high percentage of the pilots that use the Blythe Airport are student pilots. I asked his opinion about potential mitigation measures such as moving the ILS to Runway 17, and creating a new NOTAM that advises pilots to avoid flying over the power plant by turning base and final within one mile of the landing threshold of the Runway 26. He thought these measures would probably remove the existing hazard. He sent me an e-mail describing the turbulence encounter and his concern about aviation safety.

CC:

Signed:

Name: James S. Adams 6/25/04

CALIFORNIA ENERGY COMMISSION
REPORT OF CONVERSATION Page 1 of 1



**Energy Facilities Siting and
Environmental Protection
Division**

FILE:

PROJECT TITLE: Blythe Power Plant

☒ **Telephone**

928-681-
8318

☐ **Meeting Location:**

NAME:

Joe Sheble

DATE:

2/19/04

TIME:

10:45 AM

WITH:

Sheble's Flight Service

SUBJECT:

Blythe turbulence

COMMENTS:

As a pilot who performs check rides for the FAA on student and commercial pilots on Instrument Landing System (ILS) approaches to various airports, he has experienced turbulence three times when flying over the Blythe plant while utilizing the ILS approach. He was flying either a Cessna 172 or a Beachcraft Traveler. He was about 300 feet above ground level (AGL) when flying over the plant. Some pilots fly 200 feet AGL over the plant, and Mr. Sheble believes the turbulence is enough to cause pilot trainees to do something "stupid". A couple of pilots have told him that they have experienced turbulence as well. He believes that two thirds of the flights to Blythe Airport are done using visual flight rules (VFR) and many pilots do not see the power plant. He has also experienced even greater turbulence when flying downwind over a coal-fired power plant located about one mile from the Loflin Bullhead Airport in Arizona. The plant has one stack which is over 200 feet tall. His elevation when passing over the facility was 800 to 1000 feet AGL. There is an airport advisory about this power plant.

In response to a question about the visibility of the power plant and why pilots would fly over it, he said a lot of pilots flying VFR are from out of the area and aren't paying attention to what is on the ground (his remarks were considerably more derogatory and off-color). Instead, they are focused on the runway. The warning about the power plant in a Notice to Airmen is probably ignored by most pilots. He believes that once the plant is running at full capacity, there is a possibility that aircraft will be blown around or tipped over by heated plumes and somebody is going to get killed. I, James Adams, don't believe his characterizations about pilots are necessarily accurate but he does use the airport frequently.

Mr. Sheble told us that the ILS at Blythe Airport has been in operation for 30 years. The ILS was brought to Blythe by the former Pacific Southwest Airlines, who acquired it from Lindberg Airfield in San Diego. They used it train their pilots. Blythe Airport later acquired it and uses it for training purposes. The reason that the ILS has not been certified by the FAA relates to the absence of a technical service order, which is now required prior to certification. This order would cost millions of dollars and require a considerable amount of time and effort. He doesn't think it will ever happen.

CC:

Signed:

Name: James S. Adams 2/20/04
Ken Peterson

CALIFORNIA ENERGY COMMISSION
REPORT OF CONVERSATION Page 1 of 1



***Energy Facilities Siting and
Environmental Protection
Division***

FILE:

PROJECT TITLE: Blythe 1

<input checked="" type="checkbox"/> Telephone	760-921-2869	<input type="checkbox"/> Meeting Location:	
NAME:	Rory Watkins	DATE: 8/6/03	TIME: 9:45 AM
WITH:	Blythe resident and pilot		
SUBJECT:	Blythe HRSG plumes		

COMMENTS: I (James Adams) called Mr. Watkins in response to a suggestion by Butch Hull who is the Assistant City Manager for the City of Blythe, and is also the Blythe Airport Manager. Mr. Watkins told me that he is a relatively new pilot and he flew over the power plant while on final approach to Runway 26 sometime in December 2002, although he is probably mistaken about the date of the incident since the power plant did not start up for testing until early 2003. His elevation when passing over the plant's HRSGs was approximately 1000 feet, and his airspeed was about 75 knots. The invisible plume pushed his plane up between 300 to 500 feet and scared him to the point that he broke off his approach. He has not flown over the plant since and has advised other pilots to refrain as well. In his opinion, the power plant should not have been sited in its current location.

CC:	Signed:
	Name: James S. Adams 3/4/04



December 18, 2008

Attention: Ms. Johnson

Aviation Safety Hotline Program Office

Reference: MGW ILS Rwy 18/Severe Turbulence

Dear Ms. Johnson,

DOCKET
09-AFC-3

DATE JUL 25 2010

RECD. JUL 26 2010

On 18 December 2008, United Express flight 6922 operated by Colgan Air from CKB-MGW-IAD experienced severe turbulence during approach into MGW. The flight was on the ILS approach to runway 18, inside the Final Approach Fix, when the flight entered severe turbulence.

The flight immediately executed a missed approach and diverted to the final destination, IAD, landing without any further incidence. The airplane was grounded for a severe turbulence inspection. During the approach the airplane was in IMC conditions winds calm 100' overcast temperature 1 Celsius and surface visibility 2 miles.

This was the second identical incident within the last two months. After reviewing the ILS 18 Rwy MGW approach plate we focused on the obstacle between the FAF and the runway. The obstacle stands at 1577' MSL. We called the MGW control tower to investigate the obstacle and we were told it is the smokestack from a power plant. We were also told by the tower that when the temperature is just right and the surface winds are calm the smoke creates turbulence during the final approach in to MGW. The tower also told us that FAA check flight "was not happy" during the checking events for the approach.

According to my information this condition is not being reported to the flight crews. Our crews in this event reported uncontrolled flight, left engine ignition lights were activated, engine oil pressure lights illuminated, and all 3 axis trim circuit breakers tripped.

We would like to suggest that the FAA takes immediate action on the following:

1. A thorough investigation on the meteorological and atmospheric conditions that create turbulence over the smokestack.
2. A NOTAM should be issued to all flights operating over and in the MGW airport, about the possible severe turbulence during the ILS approach to Rwy 18.
3. Notes should be added in the airport diagram, about the possible conditions during the ILS approach to Rwy 18.

Please contact me if you have any questions or if you'd like to discuss our recommendations further.

Sincerely,

Dean Bandavanis
Director Operations

Attachment No. 3

White Paper

Safety Concerns of Industrial Exhaust Plumes

Prepare by:
Federal Aviation Administration
Airport Obstructions Standard Committee Working Group
November 15, 2012

Background:

In 2008, a safety concern was raised to Federal Aviation Administration (FAA) that in some instances exhaust plumes were causing disruption to flights. In addition, California Energy Commission and other organizations were requesting guidance from the FAA on what is the appropriate proximity power plants can be constructed to an airport. Currently, the only FAA regulations are on the physical restrictions on the height of the exhaust stack. There are no FAA regulations protecting for plumes and other emissions from exhaust stacks.

In September 2008, the FAA's Airport Obstruction Standard Committee (AOSC) was tasked to study the impact exhaust plumes may have on flight safety. In 2009, a task was added to an FAA support contract that evaluated the following:

- How much turbulence is created by the Exhaust Plumes?
- Is this turbulence great enough to cause loss of pilot control?
 - If so, what size aircraft are impacted?
- Is there a lack of oxygen causing loss of engine or danger to pilot/passengers?
- Are there harmful health effects to the pilot or passengers in flying through the plume?

In fall 2010, the initial Plume Report was completed. After careful review, the AOSC determined that the information in the initial Plume Report needed to be further verified and validated.

Status:

In spring 2011, FAA's Federally Funded Research & Development Center operated by the MITRE Corp was tasked to verify and validate the initial study with an agreed upon completion in fall 2012

MITRE completed their work in September 2012 and delivered a complete study and validated full Plume Hazard model. The study indicates exhaust plumes can create hazards for aircraft in a limited area above the stack in terms of turbulence caused by upward motion of the plume and reduced oxygen content inside the plume. The reduced oxygen is not a danger to pilots, but could cause flame out of helicopter engines if hovering over the plume. It also indicated that weather conditions are an important factor

in the size of the risk area. The conditions which create the largest risk area are calm winds, low temperatures, and neutral or unstable stratification of the atmosphere. The reverse is also true, windy conditions (greater than eight (8) knots) and warmer temperatures, the risk area is minimized.

Next Steps:

The FAA is eager to engage with industry, prior to issuing any guidance and/or policy associated with exhaust plumes. The AOSC will host an invitation only meeting to national organizations the FAA believes represent the main aviation interest associated with plumes. In this meeting, MITRE will outline their study, the results, and the Plume Hazard model. Following the MITRE presentation, the AOSC will facilitate a discussion with the organizations to ensure their concerns are fully understood.

The meeting time and location is still to be determined, but we expect it to be in mid-December 2012 or January 2013.

* * * * *

Prepared by:

Federal Aviation Administration
Airport Obstruction Standards Committee Working Group
Contact: John Speckin
Office: 816-329-3050
Email: john.speckin@faa.gov

Attachment No. 4



Advisory Circular

AC 139-5(1)

NOVEMBER 2012

PLUME RISE ASSESSMENTS

CONTENTS

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1.

REFERENCES

- Regulation 6 of the Airspace Regulations 2007.
- Regulation 139.370 of the *Civil Aviation Safety Regulations 1998* (CASR 1998) – Hazardous Objects.
- Part 173 of CASR 1998 – Instrument Flight Procedure Design.
- *Manual of Aviation Meteorology*, Bureau of Meteorology (Published by Airservices Australia, 2003).

Advisory Circulars (ACs) are intended to provide advice and guidance to the aviation community to illustrate a means, but not necessarily the only means, of complying with the Regulations, or to explain certain regulatory requirements by providing informative, interpretative and explanatory material. The purpose of this AC is to provide guidelines for conducting plume rise assessments.

Where an AC is referred to in a 'Note' below the regulation, the AC remains as guidance material.

ACs should always be read in conjunction with the referenced regulations.

This AC has been approved for release by the Executive Manager, Standards Division.

2. PURPOSE

2.1 The purpose of this Advisory Circular (AC) is to provide:

- a standard method of determining the critical velocity of a vertical exhaust plume so that the impact of a plume near aerodromes and away from aerodromes can be assessed in a consistent and reliable way;
- guidance to persons involved in the design, construction and operation of facilities with vertical exhaust plumes about the information required to assess the potential hazard from a plume to aircraft operations; and
- guidance to proponents and stakeholders on the plume rise assessment process.

2.2 The Civil Aviation Safety Authority (CASA) has identified that there is a need to assess the potential hazard to aviation posed by vertical exhaust plumes in excess of 4.3 metres per second (m/s) velocity. Relevant legislation includes the potential hazard, under Regulation 139.370 of CASR 1998 and the potential danger, under Regulation 6 of the Airspace Regulations 2007.

3. STATUS OF THIS ADVISORY CIRCULAR

3.1 This is the first revision of the AC relating to conducting plume rise assessments and replaces AC 139-5(0) issued in June 2004. It has been simplified due to the introduction of computer-based modelling (referred to as the “Screening Tool”, see paragraph 5.1) to assist in the assessment process. The plume rise assessment process has also been clarified.

4. ACRONYMS

AC	Advisory Circular
AD INSP	Aerodrome Inspector
AD OPR	Aerodrome Operator
CASA	Civil Aviation Safety Authority
CASA OAR	CASA Office of Airspace Regulation
CASR	Civil Aviation Safety Regulations 1998
CPH	Critical Plume Height
CPV	Critical Plume Velocity
LSALT	Lowest Safe Altitude
m/s	metres per second
OLS	Obstacle Limitation Surface
TAPM	The Air Pollution Model
TIFP	Terminal Instrument Flight Procedure

5. DEFINITIONS

5.1 For the purposes of this document:

Buoyancy Enhancement describes a situation in which multiple vertical exhaust plumes in close proximity can merge to alter the plume characteristics.

Critical Plume Height means the height up to which the plume of critical velocity may impact the handling characteristics of an aircraft in flight such that there may be a momentary loss of control.

Critical Plume Velocity means the velocity at which the vertical plume rise may affect the handling characteristics of an aircraft in flight such that there may be a momentary loss of control.

Obstacle Limitation Surfaces are a series of planes associated with each runway at an aerodrome that defines the desirable limits to which objects may project into the airspace around the aerodrome so that aircraft operations may be conducted safely.

Regulated Aerodromes are Certified and Registered aerodromes to which the CASR Part 139 - Aerodromes applies. At these aerodromes the aerodrome operator must ensure that the obstacle limitation surfaces are established in accordance with the standards set out in these regulations.

Screening Tool is the computer generated method of plume rise analysis used by CASA's Office of Airspace Regulation (OAR) to derive the heights at which the plume rise velocity is 4.3 m/s and 10.6 m/s. The Screening Tool is based on The Air Pollution Model (TAPM) methodology which includes a buoyancy enhancement factor for multiple plumes.

TAPM is The Air Pollution Model derived by the CSIRO.

Terminal Instrument Flight Procedure means an instrument approach procedure or instrument departure procedure. These procedures are protected by a series of design surfaces. Penetration of the design surfaces will result in an alteration to the associated instrument approach or departure procedure. Copies of the design surfaces for an aerodrome can be obtained from the aerodrome operator.

6. BACKGROUND

6.1 Exhaust plumes can originate from any number of sources. For example: industrial facilities release process emissions through stacks or vents; industrial flares create an instantaneous release of hot gases during the depressurisation of gas systems; cooling towers produce large volumes of buoyant gases that can rise a significant distance into the atmosphere and exhaust gases from power generation facilities can produce plumes of varying velocities during different operating scenarios.

6.2 Aircraft operations in various stages of flight may be affected by an exhaust plume of significant vertical velocity (i.e. a plume rise). A light aircraft in approach configuration is more likely to be affected by a plume rise than a heavy aircraft cruising at altitude. In addition, helicopters and light recreational aircraft may be severely affected by a high temperature plume and the altered air mixture above an exhaust plume and should therefore avoid low flight over such facilities.

6.3 Part 139.370 of CASR 1998 provides that CASA may determine that a gaseous efflux having a velocity in excess of 4.3 m/s is or will be a hazard to aircraft operations because of the velocity or location of the efflux.

6.4 The *Manual of Aviation Meteorology (2003)* defines severe turbulence as commencing at a vertical wind gust velocity in excess of 10.6 m/s; which may cause a momentary loss of control.

7. KEY STAGES OF THE PLUME RISE ASSESSMENT PROCESS

7.1 The key stages of the plume rise assessment process are:

- completion of [Form 1247](#) by the proponent;
- assessment of the critical plume velocity (CPV);
- assessment of the critical plume height (CPH);
- assessment of the impact of the plume; and
- implementation of mitigation.

7.2 More detail on the process is provided at Appendix A to this AC.

8. ASSESSMENT OF CRITICAL PLUME VELOCITY (CPV)

8.1 The CPV under scrutiny (4.3 m/s or 10.6 m/s) will be determined based on the type of operations at the location and any associated risks identified by CASA. Considerations may include the following:

- phase of flight affected;
- size of aircraft affected;
- geographical factors such as high terrain;
- frequently used flight paths;
- navigation method in use (visual versus instrument);
- presence of Air Traffic Control;
- human factors considerations; and
- proximity to a regulated aerodrome.

9. ASSESSMENT OF CRITICAL PLUME HEIGHT (CPH)

9.1 CASA will determine the CPH for the CPV under scrutiny using the Screening Tool.

9.2 A plume rise not exceeding a velocity of 4.3 m/s at exit does not require assessment by CASA. However, augmentation of an existing facility producing a plume rise may require CASA assessment. If in doubt, a completed Form 1247 should be forwarded to CASA for screening assessment.

9.3 To guide in the planning process preliminary screening of locations under consideration can be undertaken. To discuss this option contact CASA OAR (email: oar@casa.gov.au). Alternative methods of assessment may also be put forward for consideration by CASA.

10. ASSESSMENT OF THE IMPACT OF THE PLUME RISE PROPOSAL

10.1 The impact of the plume rise proposal is assessed using the CPH at the location.

10.2 Near aerodromes the plume rise may penetrate the obstacle limitation surface (OLS) and may therefore be referred to a CASA Aerodrome Inspector (AD INSP)/Aerodrome Operator (AD OPR) to check this impact and any requirements for obstacle lighting or markings.

10.3 In the vicinity of aerodromes the plume rise may impact Terminal Instrument Flight Procedures (TIFPs). If so, CASA may determine that it is a hazard under Regulation 139.370 of the CASR 1998. If the proposal cannot be altered to avoid this impact, changes to TIFPs may be required. Government planning authorities will be advised to include these requirements in the development approval. Should the impact of the plume rise be significant, such that it would be difficult to achieve re-design of TIFPs without compromising the safety and/or environmental impact of the resulting design, CASA may not support the proposal.

10.4 Away from aerodromes, if the plume rise affects air routes and Lowest Safe Altitudes (LSALTs), this may require the CASR Part 173 authority (Airservices Australia) to make changes to these which may have cost implications for proponents.

10.5 When necessary, CASA will refer proposals to other relevant authorities including: the Department of Defence, Airservices Australia, GE Aviation (Naverus), Jeppesen and the Department of Infrastructure and Transport.

10.6 In some circumstances, the impact of the plume rise may be difficult to determine using the OAR Screening Tool. In such cases, CASA may request a detailed plume rise assessment be conducted which may have cost implications for proponents. Proponents should refer to the technical brief for further information (refer to paragraph 12 of this AC).

11. MITIGATION OF THE IMPACT OF THE PLUME RISE PROPOSAL

11.1 Mitigation options for a plume rise exceeding the relevant CPV may include the following:

- insertion of a symbol and a height on aviation charts to enhance awareness of the plume rise;
- designation of a Danger Area in accordance with Regulation 6 of the Airspace Regulations 2007 to alert pilots to the potential danger to aircraft flying over the area; and
- designation of a Restricted Area in accordance with Regulation 6 of the Airspace Regulations 2007 to restrict the flight of aircraft over the area.

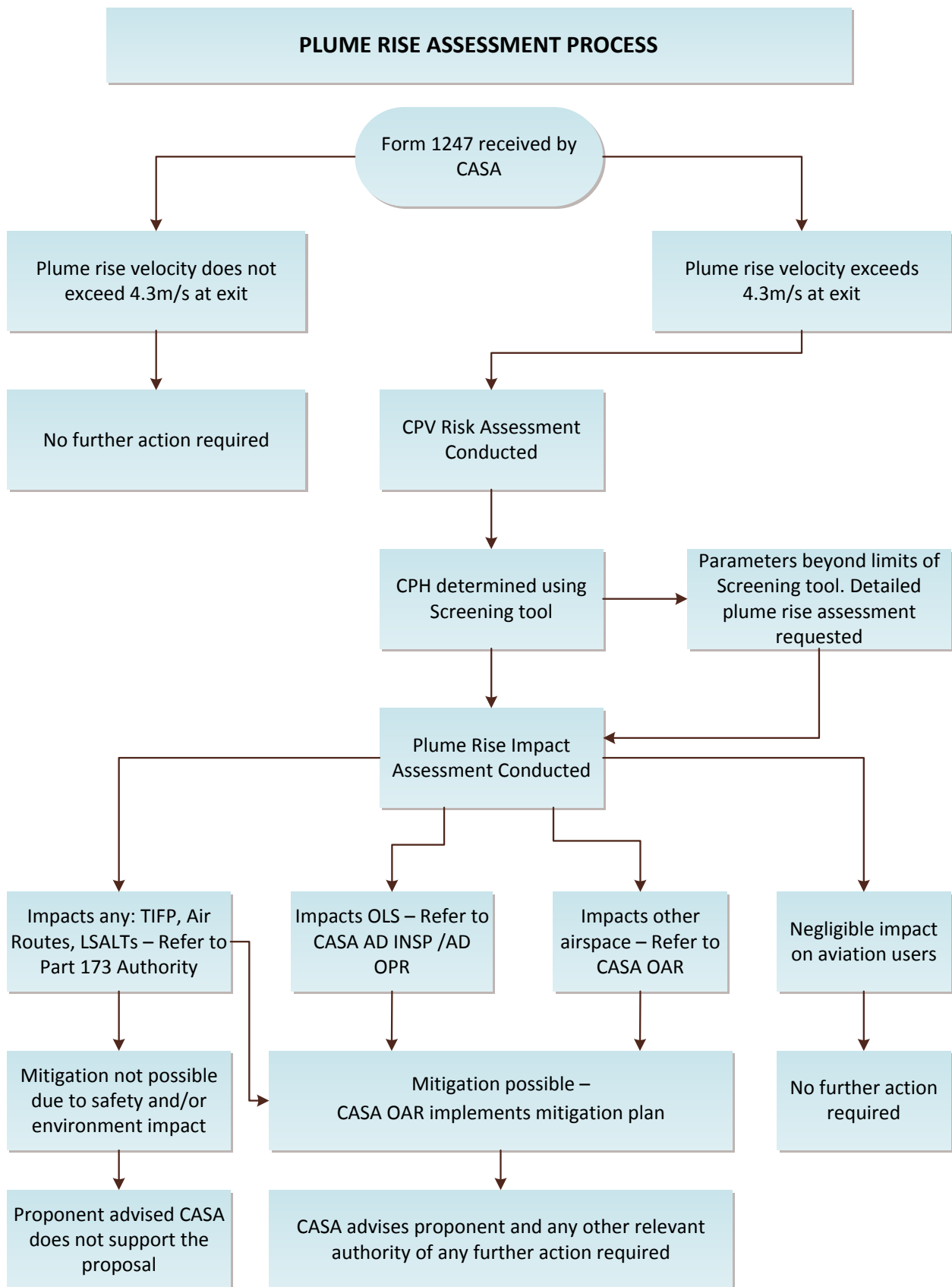
12. FURTHER INFORMATION

12.1 A technical brief regarding the application of plume rise models for the purpose of detailed plume rise assessments is available on request from CASA OAR.

Executive Manager
Standards Division

November 2012

APPENDIX A





**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT
COMMISSION OF THE STATE OF CALIFORNIA
1516 NINTH STREET, SACRAMENTO, CA 95814
1-800-822-6228 – WWW.ENERGY.CA.GOV**

**APPLICATION FOR CERTIFICATION FOR THE
QUAIL BRUSH GENERATION PROJECT**

**DOCKET NO. 11-AFC-03
PROOF OF SERVICE
(Revised 12/28/2012)**

SERVICE LIST:

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***California Pilots Association**

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**ENERGY COMMISSION –
PUBLIC ADVISER**

Jennifer Jennings
Public Adviser's Office
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COMMISSION DOCKET UNIT

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Attn: Docket No. 11-AFC-03
1516 Ninth Street, MS-4
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**OTHER ENERGY COMMISSION
PARTICIPANTS (LISTED FOR
CONVENIENCE ONLY):**

*After docketing, the Docket Unit
will provide a copy to the persons
listed below. **Do not** send copies
of documents to these persons
unless specifically directed to do
so.*

KAREN DOUGLAS
Commissioner and Presiding
Member

ANDREW McALLISTER
Commissioner and Associate
Member

Raoul Renaud
Hearing Adviser

Eileen Allen
Commissioners' Technical
Adviser for Facility Siting

Galen Lemei
Adviser to Commissioner Douglas

Jennifer Nelson
Adviser to Commissioner Douglas

David Hungerford
Adviser to Commissioner McAllister

Patrick Saxton
Adviser to Commissioner McAllister

Eric Solorio
Project Manager

Stephen Adams
Staff Counsel

DECLARATION OF SERVICE

I, Andy Wilson, declare that on January 4, 2013, I served and filed copies of the attached Letter regarding California Pilots Association Notice of the FAA Completing their plume study and Australia's CASA issuing Advisory Circular AC 139-5(1) to replace Advisory Circular AC 139-5(0), dated January 4, 2013. This document is accompanied by the most recent Proof of Service, which I copied from the web page for this project at:
<http://www.energy.ca.gov/sitingcases/quailbrush/index.html>.

The document has been sent to the other parties in this proceeding (as shown on the Proof of Service) and to the Commission's Docket Unit, as appropriate, in the following manner:

(Check one)

For service to all other parties and filing with the Docket Unit at the Energy Commission:

- X I e-mailed the document to all e-mail addresses on the Service List above and personally delivered it or deposited it in the US mail with first class postage to those parties noted above as "hard copy required"; **OR**
- Instead of e-mailing the document, I personally delivered it or deposited it in the US mail with first class postage to all of the persons on the Service List for whom a mailing address is given.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that I am over the age of 18 years.



Dated: January 4, 2013
